



REAGAN MC WILSON LUI TAN,
Complainant,

-versus-

COBO TEA & BEVERAGE CORP.,
Respondent.

X-----X

IPV No. 10-2011-00023
For: **Violation of Sec. 155 of the Rep.
Act No. 8293 with application
for a cease and desist order”**

NOTICE OF ORDER

FILIPINO & ASSOCIATES

Counsel for the Complainant
B6 L46 Alprodite St., Villa Olympia 6
4023 San Pedro, Laguna

ATTY. RODRIGO O. CELICIOUS

Counsel for Respondent
Unit 504 Tritan Plaza Bldg.
Paseo de Magallanes, Makati City

GREETINGS:

Please be informed that Order No. 2013 - 02 (D) dated June 07, 2013 (copy enclosed) was promulgated in the above entitled case.

Taguig City, June 07, 2013.

For the Director:


ATTY. EDWIN DANILO A. DATING
Director III
Bureau of Legal Affairs



REAGAN MC WILSON LUI TAN, }
Complainant. }
 -versus- }
 COBO TEA & BEVERAGE CORP., }
Respondent. }
 x-----x

IPV NO. 10-2011-00023
 For: Violation of Sec. 155 of Rep.
 Act No. 8293 with application for
 a cease and desist order

Order No. 2013- 02 (D)

ORDER

REAGAN MC WILSON LUI TAN ("Complainant") filed on 23 September 2011, a complaint against COBO TEA & BEVERAGE CORP. ("Respondent") for alleged violation of Sec. 155 of Republic Act No. 8293. The Complainant assails the Respondent's alleged unauthorized commercial use of a reproduction or copy of its trademark BUBBLE TEA TOKYO MILK TEA PLACE & DEVICE or the dominant portion thereof.

The Respondent filed its Answer on 26 April 2013 refuting the material allegations of the Complainant.

In compliance to Office Order No. 154, s. 2010 ("*Rules of Procedure for IPO Mediation Proceedings*") and Office Order No. 197, s. 2010 ("*Mechanics for IPO Mediation and Settlement Period*"), this Bureau issued on 07 May 2013 Order No. 2013-114 referring the case to mediation.

On 06 June 2013, the ADR Services of this Bureau submitted a Mediation Report indicating the successful mediation of the instant case. Attached to the report is the Complainant's Manifestation and Motion to Dismiss stating that the parties have agreed to waive their respective claims and counter-claims and that Complainant shall move for the dismissal of the case. Complainant, thus, prays that the instant case be dismissed.

Accordingly, with the withdrawal by the Complainant of its complaint, there is no more reason nor basis to proceed with this case.

WHEREFORE, premises considered, the instant case is hereby **DISMISSED**.

SO ORDERED.

Taguig City, 07 June 2013.


 Atty. NATHANIEL S. AREVALO
 Director IV
 Bureau of Legal Affairs

/vanj